# BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date: July 14, 2004		Division: County Administrator				
Bulk Item: Yes X	No		Department: Fire Rescue			
AGENDA ITEM WORDING: Request approval of Agreement between Para-Med Academy, Inc. (d/b/a EMS Academy) and the Board of County Commissioners of Monroe County, Florida for Monroe County Fire Rescue (MCFR) to provide an EMS training environment from date of approval of Agreement through December 31, 2005 with the option to renew on a year-to-year basis.						
ITEM BACKGROUND: EMS Academy students enrolled in Emergency Medical Services (EMS) courses (EMT-Basic and Paramedic) must complete a specified number of supervised hours on a licensed ambulance. MCFR and EMS Academy sought the Agreement to provide a resource for a comprehensive learning experience for students from EMS Academy, within a clinical field setting, for completion of the students' program criteria. The Terms of Agreement provide for either party to elect annually to extend the Agreement for an additional year with written notice.						
PREVIOUS RELEVANT BOCC ACTION: Although a previous agreement has never been entered into with EMS Academy, the BOCC has approved agreements of a similar nature with other educational institutions which provide an emergency medical services (EMS) training environment for students enrolled in EMS courses.						
CONTRACT/AGRE	EMENT CHANGES	S: N/A.				
STAFF RECOMMENDATIONS: Approval.						
TOTAL COST: N/A	BUDO	GETED: Yes	No			
COST TO COUNTY: N/A SOURCE OF FUNDS:						
REVENUE PRODUCING: Yes No X AMOUNT PER MONTH Year						
APPROVED BY: County Atty YES OMB/Purchaging YES Pisk Management YES						
DEPARTMENT HE	AD APPROVAL:	Clark O. Martin, Jr.	Mailey			
DIVISION DIRECT	OR APPROVAL:	James L. Roberts				
DOCUMENTATION	N: Included X	To Follow	Not Required			
DISPOSITION:	<del></del>	<del></del>	AGENDA ITEM # C20			

Revised 1/03

# MONROE COUNTY BOARD OF COUNTY COMMISSIONERS

CONTRACT SUMMARY						
Contract with:	Para-Med Acade	my, Inc.	Contract #			
	(d/b/a EMS Acad	lemy)	Effective Date: `	July 14, 2004		
			Expiration Date:	December 31, 200	)5	
			lents of EMS Acader	ny within a clinical fiel	d setting	
Contract Manag	ger: _Chief Cla	ırk Martin, Jr.	6004	Fire Rescue / Stop #	14	
	(Nam	e)	(Ext.)	(Departmen	t/Stop #)	
for BOCC meet	ting on July	, 14, 2004	Agenda Deadline:	June 29, 2004		
		CON	TRACT COSTS	No	Caroli Outle	
Total Dollar Va Budgeted? Yes Grant: \$	llue of Contract: \$	N/A Account Code		ar Portion: \$	0-	
County Match:	\$	···				
		ADDI	TIONAL COSTS			
	oing Costs: \$/y	r	For:	·		
(Not included in dollar value above) (eg. maintenance, utilities, janitorial, salaries, etc.)						
CONTRACT REVIEW						
		Changes		^	Date Out	
Division Direct	Date In 6-19-07	Needed Yes∏ No⊄		Reviewer	6-19-1	
	1/22/11		1 (2.11)		(100)	
Risk Managem	ent 6/22/09	Yes No	D.C.	July .	6122109	
O.M.B./Purcha	sing (0/17/0	Yes No	Salvols	We fine a	6/22/04	
County Attorne	ey 6/17/04	Yes No	/ <u>Stja</u>		6/17/04	
Comments:		<del></del>			•	
					<del></del>	

OMB Form Revised 2/27/01 MCP #2

# **AGREEMENT**

#### I. PARTICIPATING AGENCIES

This AGREEMENT between PARA-MED ACADEMY, INC. (d/b/a EMS Academy),
hereinafter referred to as the AGENCY, and the BOARD OF COUNTY
COMMISSIONERS OF MONROE COUNTY, FLORIDA, hereinafter referred to as the
AMBULANCE SERVICE is entered into this day of
, 2004.

#### **II. PURPOSE OF AGREEMENT**

It is mutually agreed that the purpose of the AGREEMENT is to provide a comprehensive learning experience for Participants from the AGENCY, within a clinical setting, in accordance with provisions of the guidelines set forth in this AGREEMENT.

### III. GENERAL PROVISIONS OF AGREEMENT

- A. Both parties agree that there will be no distinction in employment or placement because of race, sex, color, creed, age, national origin, religion, marital status, disability or handicap, and adhere to the provisions of Federal and State laws regarding discrimination.
- B. The AMBULANCE SERVICE will provide to the Participant at the Participant's expense, emergency care for injuries or acute illness while on duty at the AMBULANCE SERVICE in accordance with the provisions of this AGREEMENT.
- C. The term of this AGREEMENT shall be from the date of the AGREEMENT, and shall remain in full force and effect until December 31, 2005. Either party may elect annually to extend this AGREEMENT for an additional year upon providing at least thirty (30) days prior written notice of intent to extend. Either party hereto may terminate this AGREEMENT by giving at least thirty (30) days written notice to the other party.

NOTICE: Where notice is required under this AGREEMENT to be given to either party, the notice shall be mailed to:

#### For AGENCY:

Frank Galgano, President Para-Med Academy, Inc. 600 N. Pine Island Rd., Suite 360 Plantation, FL 33324

## For AMBULANCE SERVICE:

Clark O. Martin, Jr., Fire Chief Monroe County Fire Rescue 490 63<sup>rd</sup> Street, Suite 140 Marathon, FL 33050

#### IV. SPECIFIC RESPONSIBILITIES OF THE AGENCY

- A. Agency shall designate a person or persons to coordinate and act as liaison with the appropriate AMBULANCE SERVICE personnel.
- B. AGENCY shall provide the AMBULANCE SERVICE with a list of Participants in the learning experience at least ten (10) days before each program is to start.
- C. AGENCY shall insure that Participants have the necessary didactic prerequisites to maximize the learning experience at the AMBULANCE SERVICE.
- D. AGENCY shall insure that the participants comply with the provisions of Section VI.
- E. AGENCY does undertake and agree that it will indemnify and hold harmless the AMBULANCE SERVICE and its officers, directors, employees, and agents, and reasonable attorney's fees on account thereof, that may be sustained or incurred by reason of any and all claims, demands, suits, actions, judgments, and executions for damages of any and every kind and by whomever and whenever made or obtained, allegedly caused by, arising out of, or relating in any manner to the activity of any Participant or Participants supplied by the AGENCY pursuant to this AGREEMENT.
- F. AGENCY shall procure and maintain, during the term of this AGREEMENT and any renewal, liability insurance to cover any and all liability (including professional liability) for claims, damages, or injuries to persons or property of whatsoever kind of nature arising out of the activities of the participants carried out under this AGREEMENT. Such insurance shall be on an occurrence basis in amounts no less than \$1,000,000/\$3,000,000 for personal injuries and \$50,000 for property damage; and the AMBULANCE SERVICE shall be an additional named insured under such general and professional liability policy or policies. AGENCY shall submit certificates of insurance to the AMBULANCE SERVICE evidencing such insurance at the time of the execution of this AGREEMENT, and as requested by the AMBULANCE SERVICE. AGENCY agrees that the AMBULANCE SERVICE will receive no less than thirty (30) days written notice prior to cancellation, modification, or non-renewal of any of the insurance coverage's described herein. Participants who do not have patient contact (non-allied health participants) will not be required to be covered by professional liability insurance.

# V. SPECIFIC RESPONSIBILITIES OF THE AMBULANCE SERVICE

It shall be the responsibility of the AMBULANCE SERVICE to:

- A. Provide an appropriate orientation of Participants in connection with its facilities and its policies and procedures.
- B. Provide opportunities for a learning experience with appropriate supervision.
- C. Retain ultimate responsibility for patient care even if that care is given by a participating student.
- D. Designate a preceptor (or coordinator) from its staff to act as the liaison with the AGENCY in this AGREEMENT, as appropriate to the learning objectives.

# VI. SPECIFIC RESPONSIBILITIES OF THE PARTICIPANT

It shall be the responsibility of the Participant(s) assigned through this AGREEMENT to:

- A. Comply with the policies and procedures of the AMBULANCE SERVICE.
- B. Provide the necessary and appropriate uniform while on duty in the AMBULANCE SERVICE.
- C. Obtain prior written approval of both parties to this AGREEMENT before publishing any material related to the learning experience provided under the terms of the AGREEMENT.
- D. Sign a "Hold Harmless Agreement" with the AMBULANCE SERVICE prior to commencing his/her experience within the AMBULANCE SERVICE, a copy of which is attached to this AGREEMENT as Exhibit A.
- E. At all times wear the appropriate badge on every clinical rotation, and comply in all respects with the student requirements set forth in the requirement sheets.

# VII. REQUEST FOR WITHDRAWAL OF PARTICIPANT

The AMBULANCE SERVICE shall reserve the right to deny any Participant from access to its facilities whose conduct or work with patients or personnel is not in accordance with the policies and procedures of the AMBULANCE SERVICE or is detrimental to patients or others.

#### **VIII. MODIFICATION OF AGREEMENT**

Modification of this AGREEMENT may be made by mutual consent of both parties, in writing, and attached to this AGREEMENT and shall include the date and the signatures of parties agreeing to the modification.

#### IX. COPIES OF AGREEMENT

Copies of this signed AGREEMENT shall be placed on file and be available at the corporate office of the AGENCY and in the headquarters of the AMBULANCE SERVICE.

IN WITNESS WHEREOF the parties hereto have caused this AGREEMENT to be executed in their respective corporate names and their corporate seals to be affixed by duly authorized officers, all on the day and year first set forth above.

(SEAL)	Board of County Commissioners
Attest: Danny L. Kolhage, Clerk	of Monroe County, Florida
Ву:	<del></del>
Deputy Clerk	Mayor / Chairman
Para-Med Academy, Inc. (d/b/a EMS Academy)	
President	

Jane South

MONROE COUNTY AT

ASSISTANT COUNTY ATTORNE

# EMS ACADEMY HOLD HARMLESS AGREEMENT

I,, am presently enrolled as an Emergency Medical Technician Paramedic student at EMS Academy. My course of instruction at this school requires me to train, study, and received instruction at EMS Academy and/or Monroe County Fire Rescue, (hereinafter referred to as the AMBULANCE SERVICE).					
In consideration for the AMBULANCE SERVICE providing me this opportunity to acquire training and instruction, I, the undersigned agree to indemnify, protect, and hold harmless the AMBULANCE SERVICE and its officers, directors, employees, agents and assignees from any liability judgments, claims, costs, damages or injury arising out of or in connection with any and all acts of negligent conduct on the part of the undersigned, however caused, during any instructional or training activity. I agree that I will defend at my own expense, any and all actions, lawsuits or proceedings which may be brought against the AMBULANCE SERVICE in connection with the above and shall satisfy, pay and discharge any and all judgments that may be entered against the AMBULANCE SERVICE in any such proceedings.					
I understand that, generally, while I am engaged in the activities of and related to this course of instruction and training, I am not considered an employee of the AMBULANCE SERVICE and therefore, I am not eligible for Workers Compensation coverage pursuant to Florida Statute Chapter 440 (1989-90 or its successor amendments/statutes); however, if I am otherwise considered lawfully "on-duty" or "on-the-job" or as an employee for the AMBULANCE SERVICE, I understand I am entitled to Workers Compensation coverage through the AMBULANCE SERVICE, notwithstanding the fact that it may be on-the-job training to this course of instruction.					
Date of Instructional Activities:	Date	to			
Signature:	-	Date:			
Witness:		Date:			